# The Gazette



# of **Endia**

#### **EXTRAORDINARY**

PART I-Section 1

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NEW DELHI, FRIDAY, MAY 28, 1954

### MINISTRY OF COMMERCE AND INDUSTRY

#### PUBLIC NOTICE

IMPORT TRADE CONTROL

New Delhi, the 28th May, 1954.

Subject.—Licensing policy in respect of Woollen fabrics (S. Nos. 186, 187, 191 and 192 | IV), Blankets and rugs (S. No. 204 | IV) and Manufactures of wool (S. No. 206 | IV) for the period July—December 1954.

No 53-I.T.C.(P.N.)/54. Having regard to the fact that supplies of woollen goods should arrive before the commencement of the cold weather, it has been decided to make an advance announcement of the import policy for the July—December 1954. Details of the Policy are set out in the table below:—

Part and S. No. of the ITC	Description	Licensing authority	Policy for E.I.S.	Validity of of licences.	Remarks
Sche- dule			<del></del>		
I	2	3	<del></del>		

#### PART IV.

other woollen fabrics not otherwise specified suitable for making uniform and containing more than 90 percent of wool, excluding felt and fabrics made of shoddy or waste wool.

187 Woollen fabrics, not otherwise specified including shawl cloth containing more than 90 per cent of wool excluding felt and fabrics made of shoddy and waste wool, and fabrics, specified in Serial No. 186 of this Part of this Schedule.

ITC

12½ % 30-11-1954 (i) Joint quota for S.Nos. 186, 187, 191 and 192/IV.

(ii) Established importers who are maintaining their own tailoring establishments and selling woollen garments manufactured or tailored from the imported woollen piece goods will be granted licences on a quota of 30 per cent of half of best year's imports, instead of the 12½ per cent quota fixed for these S. Numbers. Those applicants who wish to

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avail themselves of this concession should also submit an audithe form given in Appendix 'J' to the Red Book for the period January-June 1954.

- (iii) Not more than 5% of the face value of the licence can be utilised for the import of waterproofed woollen clothing.
  - (iv) Applications for additional licences Establish ed from Importers will also be entertained in due course for import of (i) All wool face cloth (S. Nos. 186-187/ IV), (ii) Mohair plushes (S. Nos. 186-187/IV) and (iii) Union face cloth (S. No. 191-192 IV) equal to 50 % of the actual imports of these items made by licencees against licences issued under this Public Notice, on production of satisfactory evidence of import. Applications should be made within 15 days of the import being completed, but not later than 15 December 1954,

- 191 Khaki, air blue barathea and ] ITC other fabrics, n.o.s., suitable for making uniforms and containing not more than 10 per cent silk or 10 per cent artificial silk, but containing more than to per cent but not more than 90 per cent. wool,
- 192. Fabrics not otherwise specified, containing not more than 10 per cent silk or 10 per cent artificial silk but containing more than 10 per cent but not more than 90 per cent wool excluding fabrics spefied in S. No. 191 of this Part of this Schedule,

30-11-54

Same remarks as against S. Nos. 186 & 187, Part IV.

I	2	3	4	5	6
04.	Blankets and rugs (other than floor rugs), excluding blankets and rugs made wholly or mainly from artificial silk.	ITC	10% M	30-11-1954	N.L.
, .06.	Manufacture of wool not otherwise specified including felt but excluding those specified in Serial No. 205 of this Part of this Schedule.	· I.T.C.	25%M.	30-11-1954	

<sup>2.</sup> The licensing authorities have been instructed to entertain applications for these items in advance of the commencement of the ensuing licensing period and to issue import licences on a priority basis.

K. B. LALL, Joint Secy.

<sup>3.</sup> The licensing authorities will grant import licences for these items on the basis of import licences for January—June 1954. Importers are, therefore, advised to forward with their applications the exchange control copy of the import licences for the period January—June 1954. It is not necessary for them to submit any other evidence. Importers should also submit along with their applications, the quota certificates held by them for these items or in the absence of quota certificates, full evidence for the establishment of quotas as required by the rules in this behalf.

